IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : 2:23-CR-00146-NR-1

:

v. : Filed Electronically via ECF

:

BRIAN DIPIPPA,

HONORABLE JUDGE

DEFENDANT. : J. NICHOLAS RANJAN

MOTION FOR ADDITIONAL DISCOVERY

Defendant, Brian Dipippa, by his attorney, Michael J. DeRiso and the DeRiso Law Group, respectfully moves this Honorable Court issue an Order directing the Government to provide Defendant with Additional Discovery relating to injuries sustained by alleged law enforcement victims.

- (1) An Indictment was returned by the Grand Jury charging Brian Dipippa with, at Count 1, Conspiracy, an alleged violation of 18 U.S.C. 371; at Count 2, Obstruction of Law Enforcement During Civil Disorder, an alleged violation of 18 U.S.C. 2 and 231(a)(3); and, at Count 3, Use of Explosive to Commit Federal Felony, an alleged violation of 18 U.S.C. 844(h)(1).
- (2) The government must allow a defendant to review any "books, papers, documents, data, photographs, tangible objects, buildings, or places" that are material to the defense, provided that the government intends to use that evidence in its case-in-chief Fed.R.Crim.P. 16(a)(1)(E).
- (3) The Defendant makes the following specific discovery requests, related to injuries allegedly sustained by law enforcement victims.
- (a) The employment file for the two victims as those files may pertain to any previous injury or injuries sustained on the job or otherwise;

- (b) As related to this incident, all medical records related to injuries sustained by the two identified victims related to this incident;
- (c) Any workers comp claims (paperwork, related forms, records or documents) submitted arising from this or for any other incident for which the victims made a claim;
- (d) Any insurance claim for injury sustained on the job for this or any other incident that would tend to establish the alleged injuries were not pre-existing conditions.

WHEREFORE, the Defendant, Brian Dipippa, respectfully requests this Honorable Court to enter an Order granting the production of additional discovery.

Respectfully submitted,

/s/ Michael J. DéRiso

MICHAEL J. DeRISO, ESQUIRE Pa. Supreme Court Id. No.: 76555 Counsel to Defendant Brian Dipippa

June ____, 2024

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CERTIFICATE OF SERVICE

I, Michael J. DeRiso, hereby certify that on June, 2024, a copy of the foregoing was
filed electronically with the Clerk of Courts for the United States District Court for the Western
District of Pennsylvania.

Respectfully submitted,

/S/ Michael J. DeRiso

MICHAEL J. DERISO, ESQUIRE

June ____, 2024

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